FORM TO BE USED BY A PPISONER IN FILING A CIVIL PICHTS COMPLAINT

IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

Tyron (Inmate N	ne P. James :	COPY				
(Iumate 1						
	Plaintiff)	: CV01-10	15			
	Co. Prison, 3400 Concord Rd : of Plaintiff)					
York,	Pennsylvania 17402	COMBY ATAM				
	vs.	COMPLAINT				
el de la		FILED				
York	County Police Department, :	SCRANTON				
Agent	James H. Morgan, Det.Richard	JUN 0 8 2001				
Peddi	cord, Det. Raymond E. Craul,	- GAA	•			
	Defendants)	PER DEPUTY CLERK				
Sqt Det.	Jean Fells, Det. Kessler, C/O Ba TO BE FILED UNDER: X 42 U.S.C	_	•			
I. Prev	ious Lawsuits 28 U.S.C.	§ 1331 - FEDERAL OFFICIALS				
A.	If you have filed any other lawsuits in fe and case number including year, as well assigned: N/A	deral court while a prisoner please list as the name of the judicial officer to w	the captic			
II. Exha	austion of Administrative Remedies					
A.	Is there a grievance procedure available Yes _x_No	at your institution?				
В.	Have you filed a grievance concerning the facts relating to this complaint? Yesx_No					
	If your answer is no, explain why not This matter is a Federal matter and					
Const	itution rights and Federal laws	have been violated.				
C.	Is the grievance process completed?	Yes No				

III. Defendants

(In Item A below, place the full name of the defendant in the first blank, his/her official position in the second blank, and his/her place of employment in the third blank. Use Item B for the names, positions and places of employment of any additional defendants.)

- A. Defendant York County Police Department/Agent James H. Morganmployed
- as Agent 7 Investigator at Attorney general Bureau of Narcotic Investigation and Drug Control.
- B. Additional defendants Det. Richard Peddicord, Det. Raymond E. Craul,
 Sqt Gene Fells
 Det. Jean Fells, Det. Kessler, York County Drug Task Force;

Correctional Officer Baylark, York County Prison.

IV. Statement of Claim

(State here as briefly as possible the facts of your case. Describe how each defendant is involved, including dates and places. Do not give any legal arguments or cite any cases or statutes. Attach extra sheets if necessary.)

- 1. 1. On January 10, 2001 I was retrieving my mail from a mail box rental at Mail Box Etc. at 2536 Eastern Blvd, York. 2. Upon me exiting the building, I was approached by several individual who looked like Thug s. They didn't identify themselves as Police officers. 3. I had retriev-
- ed a make shift box from the clerk inside the office, upon exiting the building and these individual approachingme, I dropped the "Make shift 2. box" and strated moving away from them. 4. Suddenly I was hit by a

van, driven by one of the defendants and subsequently thrown to the ground and stepped upon by the defendants numberous time.

I was trampled upon, handcuffed, and taken hold of my person, along with my personal belonging, including: Wallets, Keys, both for car and house keys. The use of excessive force were in force at all time. I was place in the same van 5. Upon entering the van I was approached by defendant

James H. Margan who asked me," If I knew what was in the package?"
Without explaining what was the purpose for the stop or what was I been
3. arrested for. I was never read my Miranda Right by any of the
defendants. 6. Upon my arrest, I was taken to the York County Police
Department, where I was Interrogated by James H. Morgan. I asked him
on several occasions for a telephone call so as to inform my family
of my situation and to call an attorney, which I was denied. 7. I was
again questioned by Defendant James Morgan, at that time defendant
Richard Peddicord had taken my personal papers, business card, credit
cards, Lawyer network cards, airline frequent flyer card from my wallets.
I was in-custody from approximately 10:35am, unconstants.

٧.	Relief

3.

(State briefly exactly what you want the court to do for you. Make no legal arguments. Cite no cases or statutes.)

and a superior of the second 1. 1. | Preliminary/Permanent injunction-Prohibits the defendants their successors, in office, agents and employees and all other person or collusion any participation of them from harassing threaten punishing or retaliating in any way against

plaintiff. Bar from any form of administrative harassment to him or Prohibit defendants from any contact with plaintiff 2. his Family. 2. stay or transfer to another Institution pending of this action. 3. Recommend and stipulate that the pending charges are to be dismiss in State and Federal Court that are cause by or from these violation and as the court deems just and proper in due form of law.

4. Order the York County Common Pleas Court and District attorney office to returned all seized property and frozen bank accounts own by Plaintiff; Because they are directly causing my family

extreme undue economic hardship and deprivation. Order a full 5. Investigation upon finding to verify complaint, court should sanction against officers for any misconduct the officers that had committed by depriving plaintiff of his Constitutional rights and violation of Federal law and civil rights to prevent any futher misconduct from happening in the future.

2.6,2. Compensatory damages/ Monetary damages five (5) millions dollars for violation of my Constitutional Rights. (Continue on A-2 Relief

Signed this	30 ⁺ⁿ	day of	may	,	2001	
			~ ()		.	
			(Signature of Pl	me P. Jo.	mes	

I declare under penalty of perjury that the foregoing is true and correct.

(Date) (Signature of Plaintiff)

- 8. I was later charged and processed by defendant Raymond Craul.
- I was in custody from approximately 10:35am, until 10:30 pm, at which time I was taken to appear before the magistrate Judge, who issued me an excessive bond and eventually took me to York County Prison. 10. At admission I requested a phone call to call my family to obtain an attorney, Iwwas denied by James H. Morgan, who instructed correctional officers, Baylark and Asbury, "Not to give me any phone calls pending investigation." I was later denied phone call by C/O Baylark that same night. In total, I was denied telephone access from January 10, 2001, until January 12, 2001. 11. I was continually subjected to steady and persistant questioning by defendants from January 10, 2001, until January 12, 2001; Even when I inform defendants about they denied me a phone call, I was disabled, and I would not speak to them without an attorney. 12. Upon my release into population, I was informed that my wife had also been questioned about the occurrence, yet was not informed as to my whereabout since that time, she was also been harassed by defendants. 13. On Friday January 12, 2001, I was escorted by a constable to the West King Street Magistrate, where I greeted by defendants James Morgan and Richard Peddicord, I was taken bofore the magistrate, was charged and held on \$225 million bond. I have been incarceratednfrom that time until the present time. The bond is "Cash Only". 14. On February 22,2001, while in District Justice Vera Heilman office for a preliminary hearing my wife and her Sister was harassed by defendant James H. Morgan, defendant Kessler, and Defendant Richard Peddicord. 15. James Morgan, asked my wife and her Sister for their name, home and work phone numbers, If they refuse to give it to him, He would lock them up and hold them in contempt of direct order. I informed District Justice, Vera Heilman.

LEGAL CLAIM

- Defendants are in violation of my Fourth amendment: Warrantless search and seizure, Illegal search and seizure, unlawful arrest, wrongful arrest and detention, invadion of privacy, violation of Due process, and Entrapment.
- 2. Fifth amendment as to self incrimination, by using psychological and coercive tactic in gathering evidence. Coersion under duress. Intorrogation after counsel was requested. Threat of more serious consequences, using a ruse for entrapment. Failure of Miranda Rights, upon arrest.

3. Sixth amendment: Denied access to counsel, and Due Process of the law, when defendants tail to give Plaintitt the phone calls he requested, privilege against the inherently coercive effects of custodial interrogation. Entrapment as to coercive tactic.

4Fourteenth amendment: Violation when defendants, acted under the color of State law deprive me of life, liberty, and property without the due process of law; When defendants use deliberate indifferences.

- 5. Eight amendment violation as to the use of excessive bond. Bond that is unreasonable to Plaintiff. As to the use of excessive force when defendants arrested plaintiff.
- 6. I futher accused defendants of: Police misconduct, negligence, conspiracy and corruption, entrapment, perjury, making false statements, under Oaths, Police harassment, discrimination, bias, and prejudice, who also violeted my equal protection under the law.

RELEEFS

2. For mental stress and emotional, anguish, psychological injuries, trauma suffered due to detention caused by defendants, in the amount of \$500,000.00.

Punitive damagages: 1.r For reckless, callous, wanton, malicious, and intentional disregard for plaintiff rights and intentional violation of Federal law and Constitutional rights, in the amount of \$11,000,000.00.

- 2. In the amount of \$ 250,000, for Harassment cause by defendants that cause my wife stress, angish, and trauma, and hardship suffered by these violation.
- 3. Deliberate Indefference in the amount of \$250,000.00, suffered by plaintiff and wife, due to Police misconduct and the private interest affected. Unlawful entry, intentional aggregation due to unlawful aggressive questioning and interrogation.

Declaratory releif: 1. That the defendants actions Polocies, and practices described here in violated plaintiff rights under the Unied

DECLARATORY RELIEFS

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- 2. A Jury trial on all issues triable by Jury.
- 3. Plaintiff cost of this suit and attorney fee the court deem just and proper.
- 4. Court may grant other relief as this Court deem just, proper and equitable.